## SUPERIOR COURT OF WASHINGTON COUNTY OF

In re the Marriage of:				
and	Petitioner, Respondent.	NO.  PETITION FOR DECLARATION CONCERNING VALIDITY (PTIN)		
	I. BASI	S		
1.1 IDENTIFICATION OF	PETITIONER.			
Name (first/last)		, Birth date		
Last known residence		(county and state).		
1.2 IDENTIFICATION OF	RESPONDENT(S).			
Name (first/last)		, Birth date		
Last known residence		(county and state).		
1.3 CHILDREN OF THE MARRIAGE DEPENDENT UPON EITHER OR BOTH SPOUSES.				
Name (first/last)		Age		
Name (first/last)		Age		
Name (first/last)		Age		
Name (first/last)		Age		
Name (first/last)		Age		
Name (first/last)		Age		

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				•		for the reasons which follow.
	Contracted and the marriage should be declared invalid for the reasons which follow.  [] Because of the age of one or both of the parties and because the parties have not ratified their marriage by voluntarily cohabitating after attaining the age of consent.  [] Because of lack of required parental or court approval and because the parties have not ratified their marriage by voluntarily cohabitating after attaining the age of consent.  [] Because of a prior undissolved marriage of one or both of the parties.  [] Because of reasons of consanguinity.  [] Because a party lacked capacity to consent to the marriage and because the parties have not ratified their marriage by voluntarily cohabitating after attaining capacity to consent.  [] Either because of mental incapacity or because of the influence of alcohol or other incapacitating substances and because the parties have not ratified their marriage by voluntarily cohabitating after attaining capacity to consent.  [] Because a party was induced to enter into the marriage by force or duress, or by fraud involving the essentials of marriage, and because the parties have not ratified their marriage by voluntarily cohabitating after cessation of the force or duress or discovery of the fraud.  [] Because the marriage was contracted in a jurisdiction other than this state and the marriage was void or voidable under the law of the place where the marriage was contracted and because the marriage has not been subsequently validated by the laws of the place of contract or a subsequent domicile of the parties.					
1.5	DATE AND PLACE OF MARRIAGE.					
	The pa	rties were	married on	[Date]	at	[Place]
1.6	SEPAI	RATION.				
	[]		l and wife are l and wife sep	not separated arated on	[Date]	I
1.7	JURISDICTION.					
	This court has jurisdiction over the marriage.					
	[] This court has jurisdiction over the respondent because:					
			the petitioner petitioner con this state.	tinues to resid	nt lived in V e, or be a n	Washington. Washington during their marriage and the number of the armed forces stationed, in the conceived a child while within

ALLEGATION REGARDING MARRIAGE.

1.4

		[]	Other:
	[]	This co	ourt does not have jurisdiction over the respondent.
1.8	PROPE	ERTY.	
			unity or separate property owned by the parties. The court should make a fair and on of all the property.
	[]		vision of property should be determined by the court at a later date. titioner's recommendation for the division of property is set forth below.  The petitioner should be awarded the parties' interest in the following property:
		[]	The respondent should be awarded the parties' interest in the following property:
		[]	Other:
1.9	DEBTS	S AND I	LIABILITIES.
	[]	The par	rties have no debts and liabilities. rties have debts and liabilities. The court should make a fair and equitable division ebts and liabilities.
		[]	The division of debts and liabilities should be determined by the court at a later
		[]	date.  The petitioner's recommendation for the division of debts and liabilities is set forth below.

				The petitioner should be ordered to pay the following debts and liabilities to the following creditors:		
				The respondent should be ordered to pay the following debts and liabilities to the following creditors:		
		[]	Other:			
1.10	SPOUS	SAL MA	AINTEN.	ANCE.		
	[]	Spousal maintenance should not be ordered. There is a need for spousal maintenance as follows:				
	[]	Other:				
1.11	CONT	CONTINUING RESTRAINING ORDER.				
	[]	A continuing restraining order should be entered which restrains or enjoins the respondent from assaulting, harassing, molesting or disturbing the peace of the petitioner.				

	[]	A continuing restraining order should be entered which restrains or enjoins the respondent from knowingly coming within or knowingly remaining within (distance) of the home, work place or school of the petitioner or the day care or school of these children:
	[]	Other:
1.12	PREG	SNANCY.
	[]	The wife is not pregnant.  The wife is pregnant. The father of the unborn child is [] the husband [] not the husband [] unknown.
1.13	JURI	SDICTION OVER THE CHILDREN.
	[]	Does not apply because there are no dependent children. This court has jurisdiction over the children for the reasons set forth below.
	[]	This court has exclusive continuing jurisdiction. The court has previously made a child custody, parenting plan, residential schedule or visitation determination in this matter and: retains jurisdiction under RCW 26.27.211.
	[]	This state is the home state of the children because:
		[] the children lived in Washington with a parent or a person acting as a parent for at least six consecutive months immediately preceding the commencement of this
		proceeding.  [] the children are less than six months old and have lived in Washington with a
		parent or a person acting as parent since birth.  [] any absences from Washington have been only temporary.  [] Washington was the home state of the children within six months before the commencement of this proceeding and the children are absent from the state but a parent or person acting as a parent continued to live in this state.
	[]	The children and the parents or the children and at least one parent or person acting as a parent, have significant connection with the state other than mere physical presence; and substantial evidence is available in this state concerning the children's care, protection, training and personal relationships; and
		[] the children have no home state elsewhere. [] the children's home state has declined to exercise jurisdiction on the ground that this state is the more appropriate forum under RCW 26.27.261 or .271.
	[]	All courts in the children's home state have declined to exercise jurisdiction on the ground that a court of this state is the more appropriate forum to determine the custody of the children under RCW 26.27.261 or .271.

	[]	No oth	er state has jurisdiction.			
	[]	are pre	sent in this state and the ency to protect the child	rgency jurisdiction over this proceed children have been abandoned ren because the children, or a silith abuse. RCW 26.27.231.	or it is necessary in an	
	[]	Other:				
1.14	CHILI	HILD SUPPORT AND PARENTING PLAN FOR DEPENDENT CHILDREN.				
	[]	The parties have no dependent children. Support for the dependent children listed in paragraph 1.3, above, should be set pursuant to the Washington State Child Support Schedule.				
			Name o <u>f Child</u>	Mother's Name	Father's <u>Name</u>	
		The pe		enting plan for these children: orporated by reference as part o	of this Petition.	
	[] will be filed and served at a later date pursuant to RCW 26.09.181.  (The following information is required only for those children who are included in the petitioner's proposed parenting plan.)				CW 26.09.181.	
	During the last five years, the children have lived:					
		[]	in no place other than petitioner or the response	the state of Washington and w	rith no person other than the	
		[]	in the following place lived, including the st names of the persons	es with the following persons (late of Washington, the dates the with whom the children lived.	he children lived there and the The present addresses of	

		[]	The petitioner does not know of any person other than the respondent who has physical custody of, or claims to have custody or visitation rights to, the children. The following persons have physical custody of, or claim to have custody or visitation rights to, the children (list their names and the children concerned below and list their present addresses in the Confidential Information Form. Do not list the responding party):			
		Involve	ement in any other proceeding concerning the children.			
		[]	The petitioner has not been involved in any other proceeding regarding the children.			
		[]	The petitioner has been involved in the following proceedings regarding the children (list the court, the case number, and the date of the judgment or order):			
		Other 1	egal proceedings concerning the children.			
		[]	The petitioner does not know of any other legal proceedings concerning the children.			
		[]	The petitioner knows of the following legal proceedings which concern the children (list the children concerned, the court, the case number and the kind of proceeding):			
1.15	ОТНЕ	R.				
			II. RELIEF REQUESTED			
The pe	titioner l	REQUE	STS the court to declare this marriage invalid and to grant the relief below.			
	[] [] []	Provide reasonable maintenance for the [] husband [] wife.  Approve the petitioner's proposed parenting plan for the dependent children.  Determine support for the dependent children pursuant to the Washington State Child Support Schedule.				
	[] [] []	<ul><li>[ ] Approve the separation agreement.</li><li>[ ] Divide the property and liabilities.</li><li>[ ] Change name of wife to:</li></ul>				

Claims to custody or visitation.

[] [] []	Enter a continuing restraining order.  Order payment of day care expenses for the children.  Award the tax exemptions for the dependent children as follows:				
[]	Order payment of attorney's fees, othe Other:	r professional fees and costs.			
Dated:					
		Signature of Lawyer or Petitioner			
		Print or Type Name			
I declare under correct.	penalty of perjury under the laws of the	state of Washington that the foregoing is true and			
Signed at		on			
	[Place]	on [Date]			
		Signature			
[] JOIND	ER.	Print or Type Name			
The respondent joins in the petition. By joining in the petition, the respondent agrees to the entry of a decree in accordance with the petition, without further notice.					
Dated:		Signature of Respondent			
		Print or Type Name			